Exhibit 2



IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

EMERSON May Term 2019

VS No. 09334

JOHNSON & JOHNSON ETAL

CASE MANAGEMENT ORDER COMPLEX TRACK DOCKETED
TRIAL DIVISION - CIVIL
03-SEP-2019

B. LAWLOR

AND NOW, 03-SEP-2019, it is Ordered that:

- 1. The case management and time standards adopted for complex track cases shall be applicable to this case and are hereby incorporated into this Order.
- 2. All *discovery* on the above matter shall be completed not later than *07-DEC-2020*.
- 3. **Plaintiff** shall identify and submit *curriculum vitae and expert reports* of all expert witnesses intended to testify at trial to all other parties not later than **04-JAN-2021**.
- 4. **Defendant and any additional defendants** shall identify and submit curriculum vitae and expert reports of all expert witnesses intended to testify at trial not later than **01-FEB-2021**.
- 5. All *pre-trial motions* shall be filed not later than *01-FEB-2021*.
- 6. A *settlement conference* may be scheduled at any time after *01-MAR-2021*. Prior to the settlement conference all counsel shall serve all opposing counsel and file a settlement memorandum containing the following:
 - (a). A concise summary of the nature of the case if plaintiff or of the defense if defendant or additional defendant;
 - (b). A statement by the plaintiff or all damages accumulated, including an itemization of injuries and all special damages claimed by categories and amount;
 - (c). Defendant shall identify all applicable insurance carriers, together with applicable limits of liability.
- 7. A *pre-trial conference* will be scheduled any time after *03-MAY-2021*. Fifteen days prior to pre-trial conference, all counsel shall serve all opposing counsel and file a pre-trial memorandum containing the following:

- (a). A concise summary of the nature of the case if plaintiff or the defense if defendant or additional defendant;
- (b). A list of all witnesses who may be called to testify at trial by name and address. Counsel should expect witnesses not listed to be precluded from testifying at trial;
- (c). A list of all exhibits the party intends to offer into evidence. All exhibits shall be prenumbered and shall be exchanged among counsel prior to the conference. Counsel should expect any exhibit not listed to be precluded at trial;
- (d). Plaintiff shall list an itemization of injuries or damages sustained together with all special damages claimed by category and amount. This list shall include as appropriate, computations of all past lost earnings and future lost earning capacity or medical expenses together with any other unliquidated damages claimed; and
- (e). Defendant shall state its position regarding damages and shall identify all applicable insurance carriers, together with applicable limits of liability;
- (f). Each counsel shall provide an estimate of the anticipated length of trial.
- 8. *It is expected that the case will be ready for trial 07-JUN-2021*, and counsel should anticipate trial to begin expeditiously thereafter.
- 9. All counsel are under a continuing obligation and are hereby ordered to serve a copy of this order upon all unrepresented parties and upon all counsel entering an appearance subsequent to the entry of this Order.

	ARNOLD NEW, J.	BY THE COURT:	
	ADNOID MEW I		
	ADMOID MEW I		
	ADMOID MEW I		

\BPL10969 (Rev 11/04)



IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

EMERSON

May Term 2019

VS

No. 09334

JOHNSON & JOHNSON ETAL

REVISED CASE MANAGEMENT ORDER

Be advised that the Case Management Order issued for the above-captioned action has been revised as follows:

- 1. All discovery shall be completed not later than 07-JUN-2021.
- 2. Plaintiff shall submit expert reports not later than 06-JUL-2021.
- 3. Defendant shall submit expert reports not later than 02-AUG-2021.
- 4. All pre-trial motions other than motions in limine shall be filed not later than 02-AUG-2021.
- 5. A settlement conference will be scheduled any time after 02-AUG-2021.
- 6. A pre-trial conference will be scheduled at any time after 07-SEP-2021.
- 7. It is expected that this case shall be ready for trial by 04-OCT-2021.

All other terms and conditions on the original Case Management Order will remain in full force and effect.

BY THE COURT:

05-APR-2021

LINDA CARPENTER, J. TEAM LEADER

Emerson Vs Johnson & Jo-RVCMO

FJB81383(REV. 5/21/18)

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

WOORE ETAL

VS

No. 04504

DOCKETED
TRIAL DIVISION - CIVIL
04-FEB-2019

B. LAWLOR

CASE MANAGEMENT ORDER COMPLEX TRACK

AND NOW, 04-FEB-2019, it is Ordered that:

JOHNSON & JOHNSON ETAL

- 1. The case management and time standards adopted for complex track cases shall be applicable to this case and are hereby incorporated into this Order.
- 2. All *discovery* on the above matter shall be completed not later than *06-JUL-2020*.
- 3. **Plaintiff** shall identify and submit *curriculum vitae and expert reports* of all expert witnesses intended to testify at trial to all other parties not later than **03-AUG-2020**.
- 4. **Defendant and any additional defendants** shall identify and submit curriculum vitae and expert reports of all expert witnesses intended to testify at trial not later than **07-SEP-2020**.
- 5. All *pre-trial motions* shall be filed not later than *07-SEP-2020*.
- 6. A *settlement conference* may be scheduled at any time after *05-OCT-2020*. Prior to the settlement conference all counsel shall serve all opposing counsel and file a settlement memorandum containing the following:
 - (a). A concise summary of the nature of the case if plaintiff or of the defense if defendant or additional defendant;
 - (b). A statement by the plaintiff or all damages accumulated, including an itemization of injuries and all special damages claimed by categories and amount;
 - (c). Defendant shall identify all applicable insurance carriers, together with applicable limits of liability.
- 7. A *pre-trial conference* will be scheduled any time after *07-DEC-2020*. Fifteen days prior to pre-trial conference, all counsel shall serve all opposing counsel and file a pre-trial memorandum containing the following:

- (a). A concise summary of the nature of the case if plaintiff or the defense if defendant or additional defendant;
- (b). A list of all witnesses who may be called to testify at trial by name and address. Counsel should expect witnesses not listed to be precluded from testifying at trial;
- (c). A list of all exhibits the party intends to offer into evidence. All exhibits shall be prenumbered and shall be exchanged among counsel prior to the conference. Counsel should expect any exhibit not listed to be precluded at trial;
- (d). Plaintiff shall list an itemization of injuries or damages sustained together with all special damages claimed by category and amount. This list shall include as appropriate, computations of all past lost earnings and future lost earning capacity or medical expenses together with any other unliquidated damages claimed; and
- (e). Defendant shall state its position regarding damages and shall identify all applicable insurance carriers, together with applicable limits of liability;
- (f). Each counsel shall provide an estimate of the anticipated length of trial.
- 8. *It is expected that the case will be ready for trial 04-JAN-2021*, and counsel should anticipate trial to begin expeditiously thereafter.
- 9. All counsel are under a continuing obligation and are hereby ordered to serve a copy of this order upon all unrepresented parties and upon all counsel entering an appearance subsequent to the entry of this Order.

BY	THE COU	RT:
SH	ELLEY RO	BINS-NEW,

\BPL54898 (Rev 11/04)

IN THE COURT OF COMMON PLEAS OF PHILADELPHIA COUNTY FIRST JUDICIAL DISTRICT OF PENNSYLVANIA TRIAL DIVISION – CIVIL

MOORE ETAL

January Term 2017

VS

No. 04504

JOHNSON & JOHNSON ETAL

REVISED CASE MANAGEMENT ORDER

Be advised that the Case Management Order issued for the above-captioned action has been revised as follows:

- 1. All discovery shall be completed not later than 01-FEB-2021.
- 2. Plaintiff shall submit expert reports not later than 05-APR-2021.
- 3. Defendant shall submit expert reports not later than 03-MAY-2021.
- 4. All pre-trial motions other than motions in limine shall be filed not later than 03-MAY-2021.
- 5. A settlement conference will be scheduled any time after 07-JUN-2021.
- 6. A pre-trial conference will be scheduled at any time after 02-AUG-2021.
- 7. It is expected that this case shall be ready for trial by 07-SEP-2021.

All other terms and conditions on the original Case Management Order will remain in full force and effect.

BY THE COURT:

16-MAR-2020

SHELLEY ROBINS-NEW, J. TEAM LEADER

Moore Etal Vs Johnson &-RVCMO

FJB92099(REV. 5/21/18)

Case:		32-MBK Doc 260-2 Filed 07/19/22 Entered 07/19/22 17:21:42 Desc Randy Exhibit Exhibit 2-5Page 8 of 1.8 E: 4/21/21 FIRM: LCVY	
DISCOVERY		СМО	1
	2021	Plaintiff shall serve answers to standard interrogatories by this date.	
	2021	Defendants shall serve answers to standard interrogatories by this date.	
	2021	Plaintiff shall propound supplemental discovery by this date.	
	2021	Defendants shall serve answers to supplemental discovery by this date.	
	2021	Defendants shall propound supplemental discovery by this date.	
165	2021	Plaintiff shall serve answers to supplemental discovery by this date.	
	2021	Plaintiff depositions shall be conducted by this date.	
5/14	2021	Fact discovery shall be completed by this date.	
- 6/43	2021	Depositions of corporate representatives shall be completed by this date.	
EARLY SETTL	EMENT		
5/28	2021	Settlement demands shall be served on all counsel and the Special Master by this date.	
MEDICAL EXP	PERT RI	EPORT	
	2021	Plaintiff shall serve executed medical authorizations by this date.	
5/28	2021	Plaintiff shall serve medical expert reports and transfer pathology by this date.	
7/14	2021	Defendants shall serve medical reports by this date.	
LIABILITY and	ECON	OMIST EXPERT REPORTS	
5/28	2021	Plaintiff shall serve liability and economist expert reports by this date.	
	2021	Defendants shall serve liability and economist expert reports by this date.	
SUMMARY JU	DGMEN	NT MOTION PRACTICE	
7/30	2021 Su	ammary judgment filing deadline. Return date: 8/27 2021	
EXPERT DEPO	SITION	i <u>s</u>	
9/30	2021	Expert depositions shall be completed by this date.	
PRE-TRIAL AN	D TRIA	<u>ıL</u>	
TOS	2021 @	Settlement conference. Trial date:25_2021	
IT IS h	ereby O	PRDERED on this date.	

/s/ Ana C. Viscomi
ANA C. VISCOMI, J.S.C.

Case 21-03	8032-MBK Doc 260-2 Filed 07/19/22 Entered 07/19/22 17:21:42 Desc
DISCOVERY	CMO_V
202	Plaintiff shall serve answers to standard interrogatories by this date.
202	Defendants shall serve answers to standard interrogatories by this date.
202	Plaintiff shall propound supplemental discovery by this date.
202	Defendants shall serve answers to supplemental discovery by this date.
202	Defendants shall propound supplemental discovery by this date.
202	11
202	Plaintiff depositions shall be conducted by this date. ANA C. VISCOMI, J.S.C.
202	Fact discovery shall be completed by this date.
202	Depositions of corporate representatives shall be completed by this date.
EARLY SETTLEM	<u>ENT</u>
8 4 202	Settlement demands shall be served on all counsel and the Special Master by this date.
MEDICAL EXPERT	T REPORT
202	Plaintiff shall serve executed medical authorizations by this date.
8/6 202	Plaintiff shall serve medical expert reports and transfer pathology by this date.
9/30 202	Defendants shall serve medical reports by this date.
LIABILITY and EC	ONOMIST EXPERT REPORTS
8/4 202	Plaintiff shall serve liability and economist expert reports by this date.
9/30 202	Defendants shall serve liability and economist expert reports by this date.
SUMMARY JUDGM	MENT MOTION PRACTICE
108 202	Summary judgment filing deadline. Return date: 2021
EXPERT DEPOSIT	<u>IONS</u>
12/3 202	Expert depositions shall be completed by this date.
PRE-TRIAL AND T	RIAL
	@ Settlement conference. Trial date:
IT IS hereb	y ORDERED on this date.

/s/ Ana C. Viscomí ANA C. VISCOMI, J.S.C.

CASE:	MID Case 21-030	
DISCOV		CMO_V
	2021	Plaintiff shall serve answers to standard interrogatories by this date.
	2021	Defendants shall serve answers to standard interrogatories by this date.
	2021	Plaintiff shall propound supplemental discovery by this date.
	2021	Defendants shall serve answers to supplemental discovery by this date.
	2021	Defendants shall propound supplemental discovery by this date. SEP 2 2
	2021	Plaintiff shall serve answers to supplemental discovery by this date. ANA C. VISCOMI, J.S.C.
	2021	Plaintiff depositions shall be conducted by this date.
	2021	Fact discovery shall be completed by this date.
	2021	Depositions of corporate representatives shall be completed by this date.
EARLY	SETTLEMENT	<u>r</u>
	2021	Settlement demands shall be served on all counsel and the Special Master by this date.
MEDIC	CAL EXPERT R	EPORT CONTRACTOR OF THE PROPERTY OF THE PROPER
	2021	Plaintiff shall serve executed medical authorizations by this date.
2	2021	Plaintiff shall serve medical expert reports and transfer pathology by this date.
	1/30 2021	Defendants shall serve medical reports by this date.
LIABII	LITY and ECON	OMIST EXPERT REPORTS
	2021	Plaintiff shall serve liability and economist expert reports by this date.
	1/30 2021	Defendants shall serve liability and economist expert reports by this date.
SUMM	ARY JUDGME	NT MOTION PRACTICE
	12/10 2021 St	ummary judgment filing deadline. Return date: 1/7 2021
	RT DEPOSITION	
-	1/31 2022	Expert depositions shall be completed by this date.
PRE-T	RIAL AND TRI	<u>AL</u>
	TBS 2021 @	Settlement conference. Trial date: 2/28 2021
	IT IS hereby (ORDERED on this date.

/s/ Ana C. Viscomi
ANA C. VISCOMI, J.S.C.

Exhibit Exhibit 2 Page 11 of 18

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

STEPHANIE SALCEDO, Individually, and as Administrator of the Estate of THERESA M. GARCIA, Deceased,

Plaintiff,

IN RE: ASBESTOS LITIGATION

v.

Case No. 2020 L 004505

AVON PRODUCTS, INC., et al., Defendants. Calendar: J1

AGREED ORDER

(effective nunc pro tunc as of February 7, 2022)

THIS MATTER coming before the Court by agreement of the Parties, due notice having been given and the Court being fully advised in the premises:

IT IS HEREBY ORDERED that:

- 1. All pending motions for summary judgement are hereby stricken, entered, and continued generally until the trial date:
- 2. This matter is hereby set for status on the pending bankruptcies involving Defendants, Johnson & Johnson and Johnson & Johnson Consumer, Inc. and Defendant, Walgreen Co., on Wednesday, March 23, 2022, at 10:00 a.m.; 4315
- 3. Parties are to mutually exchange all motions in limine on or by June 13, 2022. Oppositions are due on or before June 20, 2022; and

4. The February 8, 2022, trial date is hereby stricken and continued to June 20, 2022, in Room E R E D 2310 at 10:00 a.m.

Nathaniel J. Wallace Joseph P. Trunk Attorney for Plaintiff Vogelzang Law, P.C. - Firm No. 60075 401 N. Michigan Ave., Suite 350 Chicago, IL 60611

Tel: (312) 466-1669 / Fax: (312) 254-2071

filings@vogelzanglaw.com

ENTERED:

JUDGE CLARE E. MCWILLIAMS OR PRESIDING JUDGE

Judge Clare Elizabeth Mawilliams-1889

-and-

DEAN OMAR BRANHAM SHIRLEY, LLP Mark J. Buha (IL 6307691) 302 N. Market Street, Suite 300 Dallas, TX 75202 T: (214) 722-5990 F: (214) 722-5991 Attornave for Dlaintiff

IN THE CIRCUIT COURT OF JACKSON COUNTY, MISSOURI AT INDEPENDENCE

BRANDON WHETSEL, E	T AL.)		
	Plaintiffs,)		
T/O)	CASE NO	1816-CV14915
vs.)	CASE NO.	1010-C V 14915
ARKEMA, INC., ET AL.)	DIVISION 1	17
	Defendants.)		

NOTICE OF TRIAL

A **Jury Trial** is set for **January 13, 2020** at **9:30 am** in Division 17 of the Jackson County Circuit Court – Independence at 308 W. Kansas, 2nd floor, Independence, Missouri 64050.

12/7/2018	Sussica n. Foxx
Date	Jessica N. Foxx, Law Clerk

Certificate of Service

This is to certify that a copy of the foregoing was hand delivered/faxed/emailed/mailed and/or sent through the eFiling system to the attorneys of record on 12/7/2018.

Seosica N. Foxx
Law Clerk

Case 21-03032-MBK Doc 260-2 Filed 07/19/22 Entered 07/19/22 11.21:42 Desc Exhibit Exhibit 2 Page 13 of 18 /-//-2/



IN THE 16th JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

Judge	or Division: 17	Case Number: 1816-CV14915	
BRANDON WHETSEL, et al.			
v.			
ARKEMA, INC., et al.			
		ORDER	
		SCHEDULING:	
\boxtimes	This Case is set for a Jury Tria	· · · ·	
	-	pleadings shall be filed no later than 45 days from the date of the first scheduling order	
	d in this case unless leave is gra	• •	
\boxtimes	Motions for leave to add addition	onal parties shall be filed no later than 45 days from the date of the first scheduling order	
entere	d in this case unless leave is gra	nted for good cause shown.	
\boxtimes	All discovery shall be commend	ced or served to be completed by November 9, 2020.	
\boxtimes	Designation and deposition or e	•	
	Plaintiffs shall designate thei	r retained and non-retained testifying experts by no later than 7/6/20.	
		ained expert witnesses available for deposition by no later than 8/3/20.	
	_	neir retained and non-retained testifying experts by no later than 9/7/20.	
_		retained expert witnesses available for deposition by no later than 10/5/20.	
	-	writing to amend the schedule of expert designations and depositions so long as any	
	•	e with the trial date Any such stipulation need not be filed with the Court. ons shall be filed no later than November 9, 2020. No extensions shall cause the final sur-	
⊠ reply:	, , ,		
iep.y ⋅	Not later than fourteen calenda	r days before trial, the parties shall serve and file with the Court a designation, by page and	
	line, of any deposition testimony that the offering part intends to read at trial. Not later than seven calendar days before trial, each		
party shall serve and file with the Court any objections to the other party's deposition designations and shall provide any counter-			
designations. Not later than three calendar days before trial, the parties shall serve and file with the Court any objections to the			
other parties' counter-designations.			
\boxtimes	Motions in limine and supporti	ing briefs shall be filed not later than ten calendar days before the date of trial. Brief in	
oppos	sition to motions in limine shall	be filed not later than three calendar days before trial. —/-8-2/L	
Ø	Proposed jury instructions shall	l be filed by the parties not later than 10 days preceding the trial. — 12-31-26	
Ø	• •	iscovery issues or dispositive motions shall be in writing.	
☒	Continuance requests shall con	form to local rule 34.1. The parties are encouraged to approach the Court as soon as	
	ines in the scheduling order are	/	
Ø	Mediation shall be completed	30 days prior to trial. V	
	Other:		
	Other:		
		NOTES:	
Ø	Expected Length of Trial: 3 w	eeks. Jurors Requested: 65.	
	Status of Discovery:		
	Written:		
_	Depositions:		
	Special Notes:		
IT IS	IT IS SO ORDERED.		

16CVSCHED (12/2018)

Case 21-03032-MBK Doc 260-2 Filed 07/19/22 Entered 07/19/22 17:21:42 Desc Exhibit Exhibit 2 Page 14 of 18

January 10, 2020

Date

Judge CORY LEE ATKINS



Case 21-03032-MBK Doc 260-2 Filed 07/19/22 Entered 07/19/22 17:21:42 Desc Exhibit Exhibit 2 Page 15 of 18 IN THE 16th JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

	7				
Judge	e or Division: 17	Case Number: 1816-CV14915			
BRA	BRANDON WHETSEL, et al.				
V.	ZERMA INICI				
AKN	EMA, INC., et al.				
		ORDER			
		SCHEDULING:			
\boxtimes	This Case is set for a Jury Tri	al on June 7, 2021.			
\boxtimes	Motions for leave to amend the pleadings shall be filed no later than 45 days from the date of the first scheduling order				
enter	anted for good cause shown.				
\boxtimes	Motions for leave to add additional parties shall be filed no later than 45 days from the date of the first scheduling order				
enter	entered in this case unless leave is granted for good cause shown.				
\boxtimes					
Designation and deposition or experts:					
	Plaintiffs shall designate the	ir retained and non-retained testifying experts by no later than 12/1/20.			
Plaintiffs shall make their retained expert witnesses available for deposition by no later than 1/4/21.					
	Defendants shall designate their retained and non-retained testifying experts by no later than 2/1/21.				
	Defendants shall make their retained expert witnesses available for deposition by no later than 3/1/21.				
The	The parties are free to stipulate in writing to amend the schedule of expert designations and depositions so long as any				
stipu	dated change does not interfer	e with the trial date Any such stipulation need not be filed with the Court.			
\boxtimes	All potentially dispositive mot	ions shall be filed no later than April 1, 2021. No extensions shall cause the final sur-reply to			
be fil	e filed less than twenty days prior to trial.				
\boxtimes	, , , , , , , , , , , , , , , , , , , ,				
line,	ne, of any deposition testimony that the offering part intends to read at trial. Not later than seven calendar days before trial, each				
party	rty shall serve and file with the Court any objections to the other party's deposition designations and shall provide any counter-				
desig	nations. Not later than three cal	endar days before trial, the parties shall serve and file with the Court any objections to the			
other	parties' counter-designations.				
\boxtimes	Motions in limine and supports	ing briefs shall be filed not later than ten calendar days before the date of trial. Brief in			
oppo	position to motions in limine shall be filed not later than three calendar days before trial.				
\times	· · · · · · · · · · · · · · · · · · ·				
\boxtimes	Any request for a hearing on discovery issues or dispositive motions shall be in writing.				
\boxtimes	Continuance requests shall conform to local rule 34.1. The parties are encouraged to approach the Court as soon as				
timel	melines in the scheduling order are not met.				
\boxtimes	Mediation shall be completed 30 days prior to trial.				
\boxtimes	Other: Pre-Trial conference on April 2, 2021.				
	Other:				
		NOTES:			
\boxtimes	Expected Length of Trial: 3 we	eks. Jurors Requested: 70.			
	Status of Discovery:				
	Written:				
	Depositions:				
	Special Notes:				
IT IS	S SO ORDERED.				

Case 21-03032-MBK Doc 260-2 Filed 07/19/22 Entered 07/19/22 7:21:42 • Desc November 9, 2020 Exhibit Exhibit 2 Page 16 of 18

November 9, 2020

Date

Judge CORY LEE ATKINS

Case 21-03032-MBK Doc 260-2 Filed 07/19/22 Entered 07/19/22 17:21:42 Desc Exhibit Exhibit 2 Page 17 of 18 IN THE 16th JUDICIAL CIRCUIT COURT, JACKSON COUNTY, MISSOURI

	<u> </u>				
Judg	ge or Division: 17	Case Number: 1816-CV14915			
BRA	ANDON WHETSEL, et al.				
v.					
ARI	KEMA, INC., et al.				
		OPPNER			
		ORDER			
		SCHEDULING:			
	This Case is set for a Jury Tria	d on January 10, 2022.			
	Motions for leave to amend the pleadings shall be filed no later than 45 days from the date of the first scheduling order				
4	entered in this case unless leave is granted for good cause shown.				
	Motions for leave to add addition	onal parties shall be filed no later than 45 days from the date of the first scheduling order			
1	red in this case unless leave is gra				
		ced or served to be completed by November 1, 2021.			
	Designation and deposition or e				
		r retained and non-retained testifying experts by no later than 7/1/21.			
	Plaintiffs shall make their retained expert witnesses available for deposition by no later than 8/2/21.				
	Defendants shall designate their retained and non-retained testifying experts by no later than 9/1/21.				
r en e		retained expert witnesses available for deposition by no later than 10/1/21.			
Ine	parties are tree to stipulate in	writing to amend the schedule of expert designations and depositions so long as any			
	liated change does not interfere	with the trial date Any such stipulation need not be filed with the Court.			
⊠ mon1v	All potentially dispositive motion	ons shall be filed no later than November 1, 2021. No extensions shall cause the final sur-			
Tepty	to be filed less than twenty days				
	of any denosition testiments that	days before trial, the parties shall serve and file with the Court a designation, by page and			
narts	shall serve and file with the Court	he offering part intends to read at trial. Not later than seven calendar days before trial, each			
desig	mations. Not later than three colo	t any objections to the other party's deposition designations and shall provide any counter-			
other	parties' counter-designations.	ndar days before trial, the parties shall serve and file with the Court any objections to the			
	•	a briefa aball be filed not because and the			
	sition to motions in limine shall b	g briefs shall be filed not later than ten calendar days before the date of trial. Brief in e filed not later than three calendar days before trial.			
\boxtimes	- The factor for factor than To days proceeding the trial.				
\boxtimes	o monotono situir de in witting.				
_	ines in the scheduling order are no	of met			
\boxtimes	Mediation shall be completed 30				
	Other:	days prior to true.			
	Other:				
_	<u> </u>	NOTES			
\boxtimes	Expected Lanoth of Trial 2 was	NOTES:			
	Expected Length of Trial: 2 wee.	ks. Jurors Requested: 70.			
Ц	Status of Discovery:				
	Written:				
	Depositions: Special Notes:	·			
	opeciai Notes				

IT IS SO ORDERED.

Date

Judge CORY LEE ATKINS